	RELEASE OF ALL DEMANDS
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_	From: Josiah True and Ella True
	To: The Town of Southborough - December 1913
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Letter

Ella True to Mr. Newton Nov. 1923

RELEASE	March 22,	1928	
Aetna Casualty & Surety	Co.		
to			
Leominster National Ban	k		
In re: Town of Southbore	0		
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Release

Cordaville Woolen Co. to Inhabitants of Southboro

1930

Allene M. Lincoln and Priscilla R. Lincoln to

The Town of Southborough

Taking having been made on the 27th day of November, 1951,

recorded in Book 3387, page 334, and entry made on

November 30, 1951, recorded with Worcester District Deeds Book 3392, Page 388 Town of Southborough.

Catherine Sears

December 3, 1951

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WAIVER and GENERAL RELEASE

Reginald Perham to

Town of Southborough

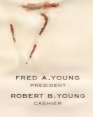
March 10, 1952.

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Rnow all Aben by these Presents For and in Consideration of the son of the TEMBERTON LAW STATIONERY CO., PEMBERTON BUILDING, BOSTON. No. 134.

Dear Mr. Newtont; Lend you fell of row electrical Hawages for socielent. allo Send letter of Dit Theen Jung you ther base do hel diagnoseefit. Joins Most Juecely rice





EDWARD F. BLODGETT
VICE PRESIDENT
EVERETT B. RICHARDSON
VICE PRESIDENT

Leominster National Bank Leominster, Mass.

Mar. 24, 1928.

Town Clerk of the Town of Southboro, Southboro, Mass.

Dear Sir:

I enclose herewith release of the Aetna Casualty & Surety Co. of funds due Samuel S. Catanese, doing business as the Catanese Construction Co., to the Leominster National Bank, to whom Catanese has assigned the same.

We shall be pleased to receive your check for the amount due.

Thanking you for your attention in the matter, I am

Very truly yours

President.

Augang.

FY:BS

AETNA CASUALTY & SURETY COMPANY hereby releases to the LEOMINSTER NATIONAL BANK, assignee of Samuel S. Catanese, doing business as Catanese Corstruction Company, all monies now held by the TOWN OF SOUTHBORO and due the said Catanese for the construction of a section of State Highway in the Town of Southboro, and requests that said monies be paid to the Leominster National Bank, thereby releasing the Town of Southboro from any claims which the said Aetna Casualty & Surety Company may have on account of the assignment to it by said Catanese.

IN WITNESS WHEREOF, the Aetna Casualty & Surety Company has caused this instrument to be executed by its duly authorized officer, and its seal affixed.

Dated at Hartford, Connecticut this twenty-second day of March, A. D. 1928.

AETNA CASUALTY & SURETY COMPANY

By:

Assistant Secretary

Mar 26-24 915 Am SETTARES

LEATON ER, 1928

to

DOUTHFRY & SUBERY

to

LEOUTHFRY & SUBERY

TO From the office of

MCOnnell, Finanski & Morris

Bonkers Bidg., Postoffice Square

Boston, Mass.

VOTE

At a meeting of the stockholders of the Cordaville Woolen Company, duly called and held September 26th 1930. present, a quorum and the Clerk, the foregoing release was presented and considered, and it was

VOTED: To release all the right, title and interest in the land described therein and according to the terms thereof, to authorize Bernard F. Merriam, Treasurer, to sign,
acknowledge and deliver the same and to attach thereto the
corporate seal, all in the name and behalf of the Cordaville
Woolen Company.

A true copy from the record.

ATTEST:

Lemand F. Merican Clerk

Cordaville Woolen Company, a corporation duly established under the laws of the Commonwealth of Massachusetts and having its usual place of business in that part of Southborough known as ...County, Massachusetts xx Cordaville in Worcester for consideration paid, release to the Inhabitants of the Town of Southborough, a municipal corporation duly established by law and located in Worcester xx County and said Commonwealth, allxxxxxxxxx its right, title and interest, if any, in and to the land in said Southborough in that part the reof known as Cordaville and bounded and described as fol-Beginning at the northwesterly corner of the premises at the south-westerly corner of lot numbered ten (10) at the corner of Parker Street, so-called, and Cottage Street, so-called, as shown on a plan of land hereinafter described; Thence running in a southeasterly direction by lots numbered ten (10), Nine (9), Eight (8), Seven (7) and Six (6), as shown on said plan,
Three hundred eighty-two and 45/100 (382.45) feet, more or less, to the westerly line of Cordaville Road at the southeasterly corner of

said lot numbered Six (6);

Thence in a southeasterly direction by said Cordaville Road Thirtythree (33) feet to the northeasterly corner of lot numbered Twentythree (23) on said plan;

Thence in a northwesterly direction by lots numbered Twenty-three (23), Twenty-four (24), Twenty-five (25), Twnety-six (26) and Twnety-seven (27), as shown on said plan, Three hundred hine and 44/100 (379.44) feet, more or less, to said Parker Street at the northwesterly corner of said lot numbered Twenty-seven (27);

Thence in a northeasterly direction by said Parker Street Thirtythree (33) feet to the place of beginning.

Intending hereby to describe and release said Cottage Street as shown on plan of land entitled "Plan of Property of the Cordaville Woolen Company, scale one inch to one hundred feet, September 25, 1928, Edward H. Howard, C. E., Framingham, Mass.", recorded with Worcester District Registry of Deeds, Plan Book 55, Plan 38, and containing Twelve thousand five hundred seventy-one and 02/100 (12,571.02) square feet of land, more or less. zinxband zinxadx

XXXXXXXXXXXXXXX

In witness whereof the said Cordaville Woolen Company has caused its corporate seal to be hereto affixed and these presents to be signed, acknowledged and delivered in its name and behalf by Bernard F. Merriam, its Treasurer, hereto duly authorized this god day of September, 1930

CORDAVILLE WOOLEN COMPANY

Wern Hernand Treasurer

Commonwealth of Massachusetts

Middlesey Worcester

Southborough, Mass., September

Then personally appeared the above-named Bernard F. Merriam and acknowledged the foregoing instrument to be the free act and deed of the Cordaville

Woolen Company

before me,

SS.

Notary Public Justice of the Peace

1936

Statute Form of

Release

Cordaville Woolen Company

00 X Town of Southborough WORCESTER DISTRICT REGISTRY OF DEEDS BOOK2530PAGE 346

RECEIVED AT 8:30 A. M.

OCT 14 1930

Worcester, ss. Oct. 14,

at 8 o'clock and 30 minutes A. m. Received and entered with

Worcester District

Deeds

Book 2530 Page 346 Attest:

A PROM THE OFFICE OF

Register.

Alfred W. Howes,

179 Summer St., Boston.

HOBBS & WARREN PUBLISHERS STANDARD LAW BLANKS Boston - Mass Form 940

Compared

Know all men by these presents

We, Allene M. Lincoln and Priscilla R. Lincoln, both

of

That

Southborough

in the county of Worcester

Hor and in consideration of the sum of

Dollars Five Hundred and Sixty and no/100 (560) - - - - paid by Inhabitants of the Town of Southborough

the receipt whereof is hereby acknowledged, have remised, released, and forever discharged ourselves, our Heirs, Executors, Administrators, and do hereby, for Assigns, remise, release, and forever discharge the said Town of Southborough, its Successors and Assigns,

Heirs, Executors, and Administrators, of and from all debts, demands, actions, causes of action, suits, dues, sum and sums of money, accounts, reckonings, bonds, specialties, covenants, contracts, controversies, agreements, promises, doings, omissions, variances, damages, extents, executions, and liabilities whatsoever, both in Law and Equity, or which may result from the existing state of things, more especially the taking of eleven hundred twenty (1120) square feet of our land on the northerly and southerly side of Southville Road, said taking having been made on the 27th day of November, 1951, recorded in Book 3387, page 334, and entry made on November 30, 1951, recorded with Worcester District Deeds, Book 3392, Page 388. which against the said Town of Southborough, we

Allene M. Lincoln and Priscilla R. Lincoln the said

now have, or ever had, from the beginning of the world to the day of the date of these presents.

For or son account of the estate of in the county of tote xxf

and Cacci

Statexofx

the said Allene M. Lincoln and Priscilla In witness whereof, we R. Lincoln

16 th day of April hand s and seal s this have hereunto set our in the year of our Lord one thousand nine hundred and fifty-four.

Signed and Segled in presence of

athen I. Hormer Chairman allere M. Jimoln

Form 1251

From

 T_0

Date

19

e/ Mannan

Release [OF ALL DEMANDS]

00 (1 10 9%) 0

From the office of

6

MUTUAL STATIONERY CO.
PUBLISHERS LEGAL FORMS
BOSTON - MASS.

MED APR 15 1054

WILLIAM H.TAYLOR DAVID A. FOLEY JEREMIAH J. SULLIVAN WILLIAM J. FITZGERALD ALFRED W. HOWES PAUL E. MURPHY WILLIAM H.TAYLOR, JR. JOHN J. CAMPBELL JOSEPH F. FEENEY ROBERT H. MANLEY LAW OFFICES OF

TAYLOR & FOLEY

41 TREMONT STREET BOSTON 8, MASS.

TELEPHONE

LAFAYETTE 3-8370

April 14, 1954.

Board of Selectmen Southborough Massachusetts

Gentlemen:

Enclosed please find release of all demands from Allene M. Lincoln and Priscilla R. Lincoln to the Town.

Very truly yours,

Alfred W. Howes

enc k

Soid release in hand of Chairman Hosener - 4/16/54 7 SECTION 25 1853

Southville, Mass; Nov. 21, 1953.

To the Hon. Board of Selectmen,

Southborough, Mass.

Gentlemen:

Replying to your favor of recent date, Mrs Lincoln has requested me to answer same, and state that fifty cents per foot is proper compensation for the two strips of land taken for street widening on Southville road.

Yours respy.

November 12, 1953

Mrs. Allene M. Lincoln Southville, Mass.

Dear Mrs. Lincoln,

Will you kindly let us know what amount of money you expect to receive for your land, as we are going to put an article in the warrant of the next Town Meeting regarding it.

Yours truly,

Arthur Perham Arthur Hosmer John Hill

BOARD OF SELECTMEN

By			
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	31	e1	rk

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Southville, Mass. October 27, 1953

To the Hon. Board of Selectmen, Southboro, Mass.

Gentlemen;

In regard to our interview with you last week, we are prepared to accept any reasonable amount which you think equable for a quick adjustment for the two rights of way which you have established over our property on Southville Road.

Yours very truly, allene M. Lincoln. Paintle Blinds



October 7, 1953

Mrs. Arline Lincoln Southville Mass.

Dear Mrs. Lincoln,

Will you kindly attend the next regular meeting of the Board of Selectmen which is to be held on Friday, October 16, 1953, at 7:30 P.M. Thank you.

Yours truly,

Arthur Perham, Chairman Arthur Hosmer John Hill

BOARD OF SELECTMEN

By____Clerk

f

Atlanded meeting

Keleds E

ALINCO IN

EASEMENT, AGREEMENT AND RELEASE.

WHEREAS Catherine T. Sears is the owner of certain real estate situated on the southerly side of Southville Road in that part of the Town of Southborough called Cordaville, and

WHEREAS certain water co es from the northerly side of said road and in wet weather flows over the surface thereof creating an icy and hazardous condition, and

WHEREAS the Town of Southborou h and the Department of Public Works of the Commonwe Ith are desirous of correcting said dangerous and hazardous condition by constructing under and across said Southville Road cert in drain pipes and connecting the same with catch hasins now in existence or to be built, at least one of which will be built within the limits of said road on the southerly side thereof, and

WHEREAS said Town and Department believe that said flow of water and the dangerous, icy and hazardous condition which sometimes results therefrom can be fully corrected only by laying certain drain pipes from the catch basins hereinbefore referred to in a southerly direction across the land of the said Catherine T. Sears to a culvert running from the north to south under the right of way of the Boston and Alb ny Railroad which bounds the southerly side of the land of said Catherine T. Sears,

NOW THEREFORE, We, the said Catherine T. Sears, hereinafter called the owner, and the Inhabitants of the Town of Southborough, acting by and through its Board of Selectmen, hereinafter called the town, hereby agree as follows:

1. The Town, its officers, agents, servants and employees, may enter upon the owner's land or any portion thereof with such men, teams, trucks, equipment, tools or gear as they may deem necessary and convenient for the purpose of installing such drain pipes from any catch basin now in existence or to be constructed in said road and may make such excavations and erect such structures as in its or their opinion it or they may determine to be necessary or convenient for such purposes.

2. The Town may install under the surface of the owner's land such pipes or structures referred to in the preceding paragraph hereof in such manner that the top of said pipes shall not be less than two (2) feet beneath the surface of the ground and that water conducted through said pipes shall not empty on any part of the surface of the owner's land.

3. The Town, in installing such pipes or structures undernet the surface of the owner's land as herein described and in all work connected threrwith will take ov ry precoution and make every affort to injure or damage the property of the owner as little as possible and with no more inconvenience as is necessary and upon completion of the work shall, as near as possible, restore the land of the owner to its original grade and condition

and shall restore to the surface thereof the same or an equal

amount of loam as is removed therefrom.

- 4. The Town herely releases, discharges and forever holds harmless the said Catherine T. Sears, her heirs, executors, administrators, successors and assigns from any claim, demand, action, cause of action, damage or liability whatsoever, both in law and in equity, which may result from the installation, construction, maintenance or repair of any of the pipes or structures hereinbefore referred to and authorized hereunder.
- tors, successors and as igns, hereby releases and holds harmless the Town, its officers, agents, servents, and employees from any claim, demand, action, cause of action, demage or liability whatsoever, both in loss and in equity, which may result from any act authorized hereby or any omission in connection therewith except as provided herein and hereby grants to said town a perpetual casement to install, construct, maintain and repair said pipes for the purpose hereinhefore described.

IN WITHESE THEREOF the said Catherine T. Se rs and Joseph A.
Sears, humband of the said Catherine T. Sears, for themselves, their
heirs, executors, administrators, successors and assigns, and Alton
B. Spurr, John Hill and Everett Flanders, members of the Board of

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Selectmen of the Town of Southborough, acting for and on behalf of the Inhabitants of the Town of Southborough, hereunto set their hands and seals this third day of December, 1951.

Inhabitants of the Town of Southborough

(Signed)

Alton B. Spurp

John Hill

Everett I. Flanders

Board of Selectmen of the Town of Southborough

(Signed)

Catherine T. Sears Joseph A. Sears

COMMONWEALTH OF MASSACHUSETTS

WORCESTER, ss.

Southborough, December 3, 1951.

Then personally appeared the above named Catherine T. Sears and made oath that the foregoing is her free act and deed.

Before me,

(Signed) Alfred W. Howes, Notary Public

My Commission expires May 2, 1958.

Copy of

RELEASE From:

Catherine Sears

COMMONWEALTH OF MASSACHUSETTS

TOWN OF SOUTHBOROUGH

WHEREAS, JOHN HILL of the Town of Southborough is the owner of a certain parcel of land situated on the easterly side of Lyman Street in the Town of Southborough; and

WHEREAS, the said JOHN HILL desires to drain the cellar of a house which he proposes to build on said lot and to connect said drain with the main drain in said Lyman Street; and

WHEREAS, the said TOWN OF SOUTHBOROUGH, acting by its
Board of Selectmen and Superintendent of Streets, has no objection to said JOHN HILL so constructing said drain and connecting the same with the main drain in Lyman Street provided said JOHN HILL will discharge, release and forever hold harmless the said Town of Southborough for any damage or inconvenience which he or his successors in title might sustain as a result of so connecting said drain to said main drain.

NOW THEREFORE, I, JOHN HILL, for myself, my heirs, executors, administrators, successors and assigns do hereby covenant and agree with the said Town of Southborough that I and they will bring no action or make any claim against the Town of Southborough to recover any damages or petition for any order as a result of connecting any drain with the main drain in Lyman Street and I do for myself, my heirs, executors, administrators, successors and assigns, hereby release, discharge and forever hold harmless the said Town of Southborough, its officers, agents, servants or employees from any claim, demand, action, cause of action, damages or liabilities whatsoever, both in law and equity, or which may result from connecting said drain with said main drain in Lyman Street.

IN WITNESS WHEREOF, I, the said JOHN HILL and HELEN A.

HILL, his wife, have hereto set our hands and seals this 28 day of March

1951.

John Hill Helen H. Hill COMMONWEALTH OF MASSACHUSETTS

Worcester, ss.

March 28, 1951.

Then personally appeared the above named JOHN HILL and acknowledged the foregoing instrument to be his free act and dead, before me.

My Commission expires May 3, 1951.

RELEASE OF JOHN HILL ET AL

to

TOWN OF SOUTHBOROUGH

ALFRED W. HOWES

TAYLOR & FOLEY
COUNSELLORS ATLAW
AT TREMOT STREET
BOSTON B MASS.

WAIVER and GENERAL RELEASE

WHEREAS the warrant for the annual town meeting of the Town of Southborough held on March 10, 1952, contained the following article

"Article 27. To see if the town will vote to raise and appropriate the sum of fourteen hundred dollars (\$1400) for the purchase of a new police cruiser car and to authorize the board of selectmen to sell, turn in or otherwise dispose of a 1947 Ford sedan now being used as a police cruiser, or do or act anything in relation thereto", and

WHEREAS said meeting under said article voted in part to raise and appropriate the sum of two thousand dollars (\$2,000) for the purchase of a police cruiser to be equipped with a two way radio, and

WHEREAS the board of selectmen, in accordance with the law, requested bids for the purchase of a police cruiser and received two (2) bids, one from Alton B. Spurr in the sum of

Dollars (\$), and one from

Perham in the sum of Dollars (\$ both of which bids were opened and acted upon on May 2, 1952, and

WHEREAS the contract for the purchase of said cruiser was awarded to said Alton B. Spurr, the low bidder, and

WHEREAS the Commissioner of Corporations and Taxation, acting by and through the Director of Accounts, has ruled that said vote was illegal because there was no authority in the town to appropriate more than fourteen hundred dollars (\$1400) under said article and has instructed the town treasurer not to honor any warrant drawn by the board of selectmen on the town treasury for payment of said cruiser, and

WHEREAS the town treasurer has notified the board of selectmen that he will not honor any such warrant, and WHEREAS the board of selectmen believes that the town was

authorized to appropriate two thousand dollars (\$2000) under said article and their action in awarding said contract to said Alton B. Spurr was a binding contract between said Spurr and the town, and

WHEREAS the town cannot amend, rescind or alter said vote if the same was legally adopted and passed because said Spurr and Perham have acquired rights thereunder, and

WHEREAS neither said Spurr nor Perham have acquired any rights under said contract if the town was not authorized to pass and adopt the vote taken under article 27,

NOW THEREFORE, I, the said Perham, in consideration of the doubt existing as to the legality of the vote taken under said article 27, and in order to enable the town to rescind said vote, hereby release and waive any rights which I may have acquired on account of said article 27, the vote taken thereunder and any action taken thereunder by me or by the board of selectmen of said town, and I hereby release and discharge the Town of Southborough, its officers, agents, servants and employees, from any rights which I may have gained, and from any duties or obligations which may have been assumed by said Town of Southborough, its officers, agents, servants and employees and which may have arisen as a result of said article, the vote taken thereunder, or any action taken thereunder by said Town of Southborough, its officers, agents, servants or employees.

Regniald Perham

REGINAL PERHAM

TOWN OF SOUTHBOROUGH

WAIVER and GENERAL RELEASE

TAYLOR & FOLEY
COUNSELLORS AT LAW
41 TREMONT STREET
BOSTON 8 MASS. ALFRED W. HOWES